To: United States District Court - 2:14-07016 (cm)

RE: Ameno Conplaint: Against the City of Philadelphia

FROM: Robert Mitchell 4609 G street Phila, PA 19120 JUN 1 & 2015
MICHAEL E. KUNZ, Clork
Dep. Clork

This could has jurisely whom over subject matter

Ameno complaint is follow in a trively minuted belong True 24 2015

Westerday

Case 2:14-cv-07016-LDD Document 19 Filed 06/16/15 Page 2 of 7 City of Philadelphia Employeen of All city Workers Adapted policy Rose fishing City of Philadelphia Central Colice Department | policy of 750 Race st 15th District Palice Dept Lenck st. failente Plo Micheal Weber Ho Patrick Biles Rolley Employees of ch 246

Case 2:14-cv-07016-SDOR PORMENT 19 Filed 06/10 15 Page 3 of 7

The City of Philadelphia "Governmental Agency"

Shall be liable as the decision maker who is

the Final Authority implementate such

I. Racial Profiling policy or practice that exist

2. Discrimination policy that exist

that caused actual harm by it's employed conduct

1. City of Phila Police Department - Race st"

2. 15 District - Levick st.

3. 16 Micheal Weber are Patrick Biles

The City Governmental Agency Knew, should have KNOWN or been made aware of Risk, harm. INJUTY are damages the policies may fwill cause and in have contributed to but adopted it Anyway lend to a Conshitment Deprivation Violations of ones Civil Rights" which may lead to Filing a lawsuit. Directed against them "The Physical body Government of hand (they have statistical Documented)

The Physical body Government of hand formades of previous Lawsuits

Aprends of previous Lawsuits

Aprends Probling

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Case 2:14-cv-07016-LDD Document 19 Filed 06/16/15 Page 4 of 7 may/will cause or contribute to but adapted it Anyway 11 reading to a Constatational Violation Dependation of ones civil Rights at the Hands of their City Law Enforcement Department's unich may read to a filtre regal lawsuit directed agrice the City of the physical BODY CORCLAMAT. They have Documenter Statiscal Reports s of previous Lawsonts directed against Home of previous Lawsonts directed against Home For 1. Recial Profilm "acts" 2 Discommandon.

IN conclusion, the city of Philadelphia
Should be leaste these should be enough
That's to Raise a Reasonable Expectation

that alscover will reveal Evidence of necessary Element of Plaint, H claim and the court should not dismiss plaintiff claim against the Cot of Philadelphin Government for adopting arter imperetation of such pulley Ander practice of 1. Kours / Royalogs 2. Diselimina how The city of Philadelphia Privine all notified to its Enployees 'Lawer locant'
Department on District EVEN provide a legal Department returned Lawyers Attorney to assist in claim complaint LORAIN (the examinal charges were dropped)

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Case 2:14-cv-07016-LDD Document 19 Filed 06/16/15 Page 6 of 7 I Robert Mildell Lecoly certify under prevality of prisony that the Foregory statements made by ma and the arm entreat to be Flan en Decumated Yet He City of Philadelpia supports, Condents an encourge their Lawthenier Offices by learning lawyers to pretect Hem From Lawsvit . , Racial Actions and discrimentation Dess exist in pelice policy. by their twelest efficient actions, m. Muthatle Oak Jule 11,201 Miles and the second 1922 - Marshiff 2:14-07016 (LDD)

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